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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
∜087571 <b>.</b>	802 12/13/	5 ISHII	D

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JANELLE D WAACK ARNOLD WHITE AND DURKEE P 0 BOX 4433 HOUSTON TX 77210-4433

EXA	MINER				
PAK, M					
ART UNIT	PAPER NUMBER				
1646	24				
DATE MAILED:	05/04/00				

Below is a communication from the EXAMINER in charge of this application

. COMMISSIONER OF PATENTS AND TRADEMARKS

## **ADVISORY ACTION**

	₩ ТН	E PERIOD FOR RES	PONSE:	•						
	a) 🔀	is extended to run _	4 months	_ or <del>continues to run</del>		from the date of the fina	al rejection			
	b) 🗌	expires three months from the date of the final rejection or as of the mailing date of this Advisory Action, whichever is later. In no event however, will the statutory period for the response expire later than six months from the date of the final rejection.								
	Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the app.  The date on which the response, the petition, and the fee have been filed is the date of the response and also the date purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) ab									
	Ap	pellant's Brief is due	in accordance with	37 CFR 1.192(a).	(A + N 23	)				
	Ap to	Applicant's response to the final rejection, filed 4/10/2000 (Prop. NO . 23 )  Applicant's response to the final rejection, filed 4/10/2000 (Prop. NO . 23 )  Applicant's response to the final rejection, filed 4/10/2000 (Prop. NO . 23 )								
	. 1. 💢	The proposed amen	dments to the clai	m and /or specificatio	n will not be entered	and the final rejection sta	ands because:			
		a. There is no convincing showing under 37 CFR 1.116(b) why the proposed amendment is necessary and was not earlier presented.								
		b. They raise ne	w issues that wou	sideration and/or sea	arch. (See Note).					
		c. X They raise the	e issue of new ma	tter. (See Note).						
		d. They are no appeal.	t deemed to place	the application in bet	tter form for appeal b	by materially reducing or s	simplifying the issues for			
,		e. They present	additional claims	without cancelling a	corresponding numb	er of finally rejected claim	ns.			
	2.	NOTE: (b.) The The Proposed of the non-allowable of		alle dan on	would be allowed if s	submitted in a separately	The form and 103 C and 103 games for the			
	з. 💢			ed amendment 🔲	will <del>be entered.</del> W	vill not be entered and the	status of the claims will			
		Claims allowed: _ Claims objected to: Claims rejected: _ However; Applicant's res	24-7	/ me the following reje	ction(s):					
	4. 🔀	anorded o	ter request for re	din Lant	en considered but d	oes not overcome the rejud	ection because the ruly			
<u>~</u> [2]	5. [			sidered because app	licant has not shown	ant reaso	ons why it was not earlier			
	Interview	Summary; drawing o	correction 🔲 ha	as 🔲 has not been	approved by the ex-	an. /	Day d. Kung			
	Notice of Draftperson's Pa GARV KIIN7						APPLY KIND -			
	Notice of	Informal Patent Ap	olicatio.			1	<u> </u>			
_			Sr.	_						

# U.S. GPO: 1996-404-496/40517